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| | nington, U.C. 20231 |
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| SERIAL NUMBER FILING DATE FIRST NAMED APPLIC 06/607 v 518 05/07/84 PLEVYAK | ANT ATTORNEY DOCKET NO. |
| | 14 |
| F ALAN S. NADEL PANITCH, SCHWARZE, JACOBS AND NADEL 2000 MARKET STREET SUITE 1400 PHILADELPHIA, PA. 19103 | EXAMINER PICARD 1 ART UNIT PAPER NUMBER 334 |
| This is a communication from the examiner in charge of your application. COMMISSIONER OF PATENTS AND TRADEMARKS | DATE MAILED: 08/24/87 |
| This application has been examined Responsive to communication filed on | This action is made final. |
| A shortened statutory period for response to this action is set to expire month(s), Failure to respond within the period for response will cause the application to become abandoned. | |
| 3. Notice of Art Cited by Applicant, PTO-1449 4. Notice of in | atent Drawing, PTO-948. formal Patent Application, Form PTO-152 |
| Part II SUMMARY OF ACTION | |
| 1. Claims / and 2 | are pending in the application. |
| | are withdrawn from consideration. |
| 2. Claims | |
| 3. Claims | |
| 4. Claims 2 | |
| | |
| 5. Claims | |
| 6. Claimsa | re subject to restriction or election requirement, |
| 7. This application has been filed with informal drawings which are acceptable for examination matter is indicated. | ation purposes until such time as allowable subject |
| 8. Allowable subject matter having been indicated, formal drawings are required in respons | e to this Office action. |
| The corrected or substitute drawings have been received on mot acceptable (see explanation). | These drawings are acceptable; |
| 10. The proposed drawing correction and/or the proposed additional or substitute s has (have) been approved by the examiner. disapproved by the examiner (see | |
| 11. The proposed drawing correction, filed | 's responsibility to ensure that the drawings are |
| 12. Acknowledgment is made of the claim for priority under 35 U.S.C. 119. The certified co | py has been received not been received |
| been filed in parent application, serial no; filed on | , |
| 13. Since this application appears to be in condition for allowance except for formal matters accordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213. | s, prosecution as to the merits is closed in |
| · | |

14. ___ Other





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| SERIAL NUMBER | FILING DATE | FIRST NAMED APPLICANT | | ATTORNEY DOCKET NO. |
|---------------|-------------|-----------------------|---|---------------------|
| 06/607,518 | 05/07/84 | PLEVYAK | J | |
| L | | | | |

POLACHEK, SAULSBURY & HOUGH STE, 601, 110 W. 34TH ST. NEW YORK, NY 10001

| EXAMINER | | |
|------------|--------------|--|
| FICARDAL | | |
| ART UNIT | PAPER NUMBER | |
| 334 | 6 | |
| TE MAILED: | 6 | |

This is a communication from the examiner in charge of your application.

| COMMISSIONER OF PATENTS AND TRADEMARKS | |
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| This application has been examined Responsive to communication filed on A shortened statutory period for response to this action is set to expire month(s), Failure to respond within the period for response will cause the application to become abandoned. | _ days from the date of this letter, |
| | atent Drawing, PTO-948. Iformal Patent Application, Form PTO-152 |
| Part II SUMMARY OF ACTION 1. Claims / 4 A 2 Of the above, claims / | are pending in the application. |
| 2. Claims | |
| 4. Claims | • |
| | re subject to restriction or election requirement. |
| 8. Allowable subject matter having been indicated, formal drawings are required in response. 9. The corrected or substitute drawings have been received on | |
| 10. The proposed drawing correction and/or the proposed additional or substitute s has (have) been approved by the examiner. disapproved by the examiner (see | explanation). |
| 11. The proposed drawing correction, filed, has been appro the Patent and Trademark Office no longer makes drawing changes. It is now applicant corrected. Corrections <u>MUST</u> be effected in accordance with the instructions set forth EFFECT DRAWING CHANGES", PTO-1474. | 's responsibility to ensure that the drawings are |
| 12. Acknowledgment is made of the claim for priority under 35 U.S.C. 119. The certified co | |
| been filed in parent application, serial no; filed on 13 Since this application appears to be in condition for allowance except for formal matter accordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213. | |
| 14. Other | |

Art Unit 334

Claim 1 as to which judgment adverse to applicant has been rendered, stand(s) finally disposed of in accordance with 37 CFR 1.663.

Claim 2 is rejected as unpatentable over lost count claim lof Interference No. 101482 under 35 USC 102(g)/103. The judgment in said interference was that applicant was not the first inventor of the subject matter of the count.

The count has a first means for inserting discards, this is a card feeding means. The count has a storage means, this is a card transfer means. The count also has electronic logic means that acts as the claimed shifting means. As shown above all the claimed limitations of claim 2 are clearly set forth in the count.

Any inquiry concerning this communication should be directed to Leo Picard at telephone number 703-557-3215.

Picard/rj 7/28/87 Lu P. Pind

Leo P. Picard EXAMINER Art Unit 334